Judge Hellerstein
UNITED STATES DISTRICT COURT SOUTHERN DISTRICT OF NEW YORK

IN RE WORLD TRADE CENTER SITE LITIGA	TION		21 MC 100 (AKH)
JOSEPH MANGRAVITO,		X	(ECF)
			SUMMONS
-against-	Plaintiffs,	78	% 590
THE CITY OF NEW YORK, and AMEC CONSTRUCTION MANAGEMENT, INC	C., et al.,	,	Jury Trial Demanded
	Defendants		
YOU ARE HEREBY SUMMONED and reserve upon: Plaintiffs' Attorney: Sullivan Papain Block McGr 120 Broadway, 18 th Floor New York, New York 10271 212/732.9000	rath & Canna		Clerk of this Court and
an Answer to the Complaint that is herein of this Summons upon you, exclusive of the day default will be taken against you for the relief demandant	served upon of service. Indeed in the Co	you, withi f you fail complaint.	n 20 days after service to do so, judgment by
J. MICHAEL McMAHON Clerk Jatetaa Cuttat	Date	IUN 302	2008
By: Deputy Clerk.	Date	<u> </u>	

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TO:

AMEC CONSTRUCTION MANAGEMENT, INC. and other AMEC entities c/o Tara Saybe Patton Boggs LLP 1 Riverfront Plaza, 6th Floor Newark, NJ 07102

TULLY CONSTRUCTION CO., INC. and other TULLY entities c/o Tara Saybe Patton Boggs LLP 1 Riverfront Plaza, 6th Floor Newark, NJ 07102

CITY OF NEW YORK By: Corporation Counsel 100 Church Street New York, New York 10007

BOVIS LEND LEASE, LMB, INC. and other BOVIS entities c/o Mound Cotton Wollan & Greengrass Mark J. Weber, Esq. One Battery Park Plaza New York, NY 10004-1486

TURNER CONSTRUCTION COMPANY and other TURNER entities c/o London Fisher LLP Attn: John Starling, Esq. 59 Maiden Lane New York, NY 10038

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UNITED S	STATES DISTRICT COURT RN DISTRICT OF NEW YORK				
IN RE WO	ORLD TRADE CENTER R SITE LITIGATION	21 MC 100 (AKH)	•		
JOSEPH M	IANGRAVITO,	DOCKET NO.	•		
- against - THE CITY CONSTRUC	Plaintiff, OF NEW YORK, AND AMEC CTION MANAGEMENT, INC., et al.,	CHECK-OFF ("SI COMPLAINT RELATED TO TH MASTER COMPL PLAINTIFF DEM JURY	Œ		
	Defendants.				
By O Order"), Mast	rder of the Honorable Alvin K. Hellerstein, Uter Complaints for all Plaintiffs were filed on A	Inited States District Judge august 18, 2006.	, dated June 22, 2006, ("the		
	NOTICE O	F ADOPTION			
All headings and paragraphs in the Master Complaints are applicable to and are adopted by the instant Plaintiff(s) as if fully set forth herein in addition to those paragraphs specific to the individual Plaintiff(s), which are listed below. These are marked with an "\overline{\mathcal{A}}" if applicable to the instant Plaintiff(s), and specific case information is set forth, as needed, below.					
Plaintiff, by his attorneys SULLIVAN PAPAIN BLOCK MCGRATH & CANNAVO, P.C. complaining of Defendants, respectfully alleges:					
I. PARTIES					
1	PLAINTI	(FF(S)			
1. X Plaintiff JOSEPH MANGRAVITO (hereinafter the "Injured Plaintiff"), is an individual and a citizen of New York residing at 8801 NW 76 Street, Tamarac, Florida 33221.					
2.	Alternatively, is the is the brings this claim in his (her) capacity as of th	of Decedent	, and		
3.	Plaintiff, (hereinafter the "Deriva" New York residing at, and has the follow	41 mg + 4 mg			

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Plaintiff at all relevant tim and brings this derivative act husband, Plaintiff. Parent Child	tion for her loss due to the injuries sustained by her				
responsibilities of a firefighter, alth and supervision of the New York C	12, 2001 through the end of September 2001, and ser 2001, the injured Plaintiff worked with the job				
X The World Trade Center Site Location(s) (i.e., building, quadrant, etc.) throughout the four quadrants. From September 12, 2001 through the end of September 2001, and thereafter, including early October 2001, and thereafter. In September 2001, the Plaintiff worked multiple 24 hour shifts. The injured plaintiff last worked at the World Trade Center Site in October 2001. The New York City Medical Examiner's Office From on or about	Approximately hours per day; for Approximately days total.				
*Continue this information on a separate sheet of par "Other" locations, please annex a separa 5. Injured Plaintiff	or paper with the information.				
 Was exposed to and breathed noxious fumes on all dates, at the site(s) indicated above; Was exposed to and inhaled or ingested toxic substances and particulates on all dates at the site(s) indicated above; 					
,	touched toxic or caustic substances on all dates at				
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Case 1:08-cv-05908-AKH Document 1 Filed 06/30/2008 Page 6 of 14 B. DEFENDANT(S) 7. The following is a list of all Defendant(s)

 The following is a list of all Defend paragraphs pertaining to that Defendant are deeme 	ant(s) named in the Master Complaint. If checked, all
	- p-vauva notom,
X THE CITY OF NEW YORK	5 WTC HOLDINGS, LLC
A Notice of Claim was timely filed and	X AMEC CONSTRUCTIONS
served on and	X AMEC CONSTRUCTION MANAGEMENT, INC.
pursuant to General Municipal Law §50-h	7 WORLD TRADE COMPANY, L.P.
the CITY hold a hard	A RUSSO WRECKING
The City has yet to hold a hearing as	ABM INDUSTRIES, INC.
required by General Municipal Law §50-h	ABM JANITORIAL NORTHEAST, INC.
More than thirty days have passed and the	X AMEC FARTH & FARTH ON THE ST, INC.
City has not adjusted the claim	X AMEC EARTH & ENVIRONMENTAL, INC.
(OR)	STEVEN CORTESE SPECIALIZED HAULING, LLC, INC.
X A Petition/application to	ATLANTIC HEYDT CORP
X deem Plaintiff's (Plaintiffs') Notice of	BECHTEL ASSOCIATES PROFESSIONAL
Claim timely filed, or in the alternative to count	CORPORATION
Flaming (S) leave to file a late Notice of Claim Atmosphere	BECHTEL CONSTRUCTION, INC.
rro lunc (for leave to file a late Notice of Claim	BECHTEL CORPORATION
Nunc Pro Tunc) has been filed and a determination	BECHTEL ENVIRONMENTAL, INC.
$\underline{oldsymbol{X}}$ is pending	BERKEL & COMPANY, CONTRACTORS, INC.
Granting petition was made on	BIG APPLE WRECKING & CONSTRUCTION
Denying petition was made on	CORP
	$\underline{\underline{X}}$ BOVIS LEND LEASE, INC.
PORT AUTHORITY OF NEW YORK AND	X BOVIS LEND LEASE LMB, INC.
NEW JERSEY ["PORT AUTHORITY"]	BREEZE CARTING CORP
A Notice of Claim was filed and served	BREEZE NATIONAL, INC.
pursuant to Chapter 179, §7 of The	BRER-FOUR TRANSPORTATION CORP.
Unconsolidated Laws of the State of New York on	BURO HAPPOLD CONSULTING ENGINEERS,
	1.0.
More than sixty days have elapsed since the Notice of Claim was filed, (and)	C.B. CONTRACTING CORP
the PORT AUTHORITY has	CANRON CONSTRUCTION CORP
adjusted this claim	CANTOR SEINUK GROUP
this claim the PORT AUTHORITY has not adjusted	CONSOLIDATED EDISON COMPANY OF
this claim.	NEW FORK, INC.
	CORD CONTRACTING CO., INC
1 WORLD TRADE CENTER, LLC	CRAIG TEST BORING COMPANY INC
□ 1 WTC HOLDINGS I.I.C	☐ DAKOTA DEMO-TECH
□ 2 WORLD TRADE CENTER, LLC	DIAMOND POINT EXCAVATING CORP
2 WTC HOLDINGS, LLC	DIEGO CONSTRUCTION, INC.
4 WORLD TRADE CENTER IIC	DIVERSIFIED CARTING, INC.
4 WTC HOLDINGS, LLC	DMT ENTERPRISE, INC
☐ 5 WORLD TRADE CENTER, LLC	D'ONOFRIO GENERAL CONTRACTORS CORR
F2 ACPARENTATION NOT MAKE THE PROPERTY OF THE	EAGLE LEASING & INDUSTRIAL SUPPLY

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 $oldsymbol{X}$ TURNER CONSTRUCTION CO. Please read this document carefully, It is very important that you fill out each and every section of this document.

PLAZA CONSTRUCTION CORP.

XTULLY INDUSTRIES, INC.

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	TURNER CONSTRUCTION COMPANY URNER CONSTRUCTION INTERNATIONAL URNER/PLAZA, A JOINT VENTURE ULTIMATE DEMOLITIONS/CS HAULING ERIZON NEW YORK INC, OLLMER ASSOCIATES LLP V HARRIS & SONS INC VEEKS MARINE, INC. VEIDLINGER ASSOCIATES, CONSULTING INEERS, P.C.	L, ! [[[WHITNEY CONTRACTING INC. WOLKOW-BRAKER ROOFING CORP WORLD TRADE CENTER PROPERTIES, LLC WSP CANTOR SEINUK YANNUZZI & SONS INC YONKERS CONTRACTING COMPANY, INC. YORK HUNTER CONSTRUCTION, LLC
	Non-WTC Site Building Owner Name: Business/Service Address: Building/Worksite Address: Non-WTC Site Lessee Name: Business/Service Address: Building/Worksite Address:	· =	Non-WTC Site Building Managing Agent Name: Business/Service Address: Building/Worksite Address:
<u>X</u> F of 2	II. JUR 8. The Court's jurisdiction over the su Founded upon Federal Question Jurisdiction; specified to the sum of the	bject n	atter of this action is:
	III CAUSE	S OF	ACTION
of li law:	Plaintiff(s) seeks damages against the above ability, and asserts each element necessary to ex-		
X	Breach of the defendants' duties and obligations pursuant to the New York State Labor Law(s) including §§ 200	X	Common Law Negligence, including allegations of Fraud and Misrepresentation
	and 240		

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IV CAUSATION, INJURY AND DAMAGE

Other:

9. As a direct and proximate result of defendant's culpable actions in the rescue and/or recovery and/or construction, renovation, alteration, demolition and all work performed at the premises, the Injured Plaintiff sustained (including, but not limited to) the following injuries:

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	ConcorTui			
	Cancer Injury: Date of onset:		Cardiovascular Injury:	-
			Date of onset:	
	Date physician first connected this injury to WTC work:		Date physician first connected this injury	
	WIC WORK:		to WTC work:	
$\underline{\mathbf{X}}$	Respiratory Injury: World Trade Center		Fear of Cancer	_
	Syndrome; possible chronic obstructive		Date of onset:	
	pulmonary disease (COPD);		Date physician first connected this injury	
	scarring/spotting on lungs; asthma; reactive		to WTC work:	
	airway dysfunction; and other injuries, the			
	full extent of which has not yet been determined.			
	Date of onset: In early September 2007,			
	Flaintiff experienced a blackout while he			
	was outside, walking on a sidewalk in		1	
	Florida. Those witnessing Plaintiffs			Ì
	plackout described a convulsive seigure in			
	Which he turned blue in color. Plaintiff was			
	taken to Memorial Hospital at Pembroke			
	Pines. On or around September 10, 2007.			
	Plaintiff received an evaluation and			١
	screening at a World Trade Center			١
	responder program in Florida, Workers			
	there referred Plaintiff for further diagnostic			
	testing at the Physicians Health Center On			
	or around September 12, 2007, Plaintiff			
	underwent a Pulmonary Function Test at the			
	Physicians Health Center. The doctors			
	there diagnosed: "moderate restriction			
	indicated COPD may exist lung age is			
	worse than 81 years," Doctors also told			
	Plaintiff that he has "World Trade Center			
	Syndrome" and that his condition, owing to			
-	diminished respiratory function, was			
-	potentially life-threatening. Also on or			
	around September 12, 2007, Plaintiff had x-			
}	rays taken at the Physicians Health Center.		1	
ļ	The x-rays revealed spotting and scarring on			
ļ	his lungs. Plaintiff required an eight (8) day		·	
	admission to Memorial Hospital for			
	treatment and stabilization of his respiratory			
	condition. Since his release. Plaintiff has	-		
	been confined to home rest and stays	-		
(connected to an oxygen tank, pursuant to his	1		

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	doctors' instructions Disintics			
	doctors' instructions. Plaintiff continues to experience blackouts from the lack of oxygen. Plaintiff was unaware of the severity of his symptoms until he blacked out. To date Plaintiff's doctors have diagnosed Plaintiff with "World Trade Center Syndrome"; possible chronic obstructive pulmonary disease (COPD); scarring/spotting on lungs; asthma; reactive airway dysfunction; and other injuries, the full extent of which has not yet been determined. Date physician first connected this injury to WTC work: September 12, 2007 and thereafter.	£		
	Digastiva L.:			
	Digestive Injury: Date of onset: Date physician first connected this injury to WTC work:			Other Injury: Date of onset: Date physician first connected this injury to WTC work:
	NOTE: The foregoing is NOT an exhav	ısti	ve list	of injuries that may be alleged.
Groui dama	10. As a direct and proximate result of the address of the zero-Plaintiff has in the past suffered and/or	- <u>-</u> -		ta demonstration
X	Pain and suffering]	<u> </u>	Expenses for medical care, treatment, and
X	Loss of the enjoyment of life		1	rehabilitation
X	Loss of earnings and/or impairment of earning capacity	2		Other: $old X$ Mental anguish $old X$ Disability
X	Loss of retirement benefits/diminution of		[Medical monitoring

As a direct and proximate result of the injuries described *supra*, the derivative plaintiff(s), if any, have in the past suffered and/or will in the future suffer a loss of the love, society, companionship, services, affection, and support of the plaintiff and such other losses, injuries and damages for which compensation is legally appropriate.

Other:

retirement benefits

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WHEREFORE, plaintiff(s) respectfully pray that the Court enter judgment in his/her/their favor and against defendant(s) for damages, costs of suit and such other, further and different relief as may be just and appropriate.

Plaintiff demands that all issues of fact in this case be tried before a properly empanelled jury.

Dated: New York, New York

May 26, 2008

JUNG

Yours, etc.

SULLIVAN PAPAIN BLOCK MCGRATH & CANNAVO P.C.

Attorneys for Plaintiff

BY:

120 Broadway 18th Floor New York, New York 1/2/1

Tel: (212) 732-9000